

SAN FRANCISCO

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B095945/S074024	Christina Sprague et al. v. City of Los Angeles - January 11, 1999.
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B110053/S073982	People v. Arthur K. Snyder et al. - January 7, 1999.
B111374/S073810	People v. James A. Thomas - December 31, 1998.
B111547/S073791	In re Kelvin L. Everett on Habeas Corpus; People v. Kelvin L. Everett, and Companion Cases - January 4, 1999.
B111589/S074064	People v. Edward Charles Corbin; In re Edward Charles Corbin on Habeas Corpus - January 13, 1999.
B111831/S073997	People v. Keith D.Evans - January 11, 1999.
B112228/S074109	People v. Ruperto Andres Barillas - January 13, 1999.
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B113206/S073929	People v. Daniel Logan et al. - December 31, 1998.
B113621/S073856	People v. Anthony Mack - December 31, 1998.
B113974/S073944	People v. Mario Velasco - January 11, 1999.
B116623/S074069	People v. Ruben Barcena - January 13, 1999.
B117116/S073927	People v. Bryan D. Lambertson - January 5, 1999.
B125177/S073857	Roman Gabriel Watson v. Los Angeles County Superior Court; People RPI - December 31, 1998.

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B125759/S074134	Ramon P. Angulo et al. v. Los Angeles County Superior Court; People RPI - January 14, 1999.
C025798/S074026	People v. Michael John Carey - January 11, 1999.
C026977/S074042	People v. Orgle Joe Neff - January 11, 1999.
D027715/S073979	People v. Antonio Madrid - January 5, 1999.
D027718/S074037	People v. Robert Earl Kennedy - January 11, 1999.
D028283/S073936	In re Arthur John Bott on Habeas Corpus; People v. Arthur John Bott - January 5, 1999.
D028433/S074071	People v. John E. Kelly et al. - January 11, 1999.
E019322/S074054	People v. Cotton Joe Jones - January 13, 1999.
E019365/S073444	People v. Jeffrey Todd Edwards - December 31, 1998.
E019856/S073876	People v. Isaac Ramirez - January 7, 1999.
E020019/S074006	People v. Robert Winston Morris - January 11, 1999.
E020075/S073912	People v. Paul J. Cox - January 5, 1999.
E020775/S074052	People v. Reyes Acuna Monarrez, Jr. - January 13, 1999.
G016463/S074058	Claire Maglica v. Anthony Maglica - January 11, 1999.
G019788/S073958	In re Dan Trung Hoang on Habeas Corpus; People v. Dan Trung Hoang, and Companion Case - January 4, 1999.
G020701/S073933	People v. Joel Soto and S., Erick Ayon et al. - January 4, 1999.
G020992/S073841	People v. Conrado Ismael Arce - December 31, 1998.
G022390/S074081	People v. Gregory Van Rogers - January 14, 1999.

F025386/S073858 People v. Joel Aaron Henry - December 31, 1998.

F028348/S073824 People v. Ronald Labriola - December 31, 1998.

H016074/S074101 People v. Dolores Catherine Wroblewski - January 13, 1999.

H016385/S073843 People v. Pouthy Yim et al. - January 6, 1999.

H016504/S073957 People v. Juan Antonio Ugarte - January 6, 1999.

H016527/S074106 People v. Danis Omar Flamenco Rivera - January 14, 1999.

H016662/S074067 People v. Lance Duane Purcell; In re Lance Duane Purcell on Habeas Corpus - January 13, 1999.

H019021/S073959 Leigh Huang et al. v. Santa Clara County Superior Court; People - January 6, 1999.

INQUIRY CONCERNING JUDGE WALTER L.
BLACKWELL III, NO. 150

Upon the request of the Commission on Judicial Performance for the appointment of three special masters in the above proceedings, the following judges, selected by the commission from a list submitted by the Supreme Court, are hereby appointed special masters to hear and take evidence in such matter and report thereon to the commission. (See rule 121, Rules of Com. on Jud. Performance.)

1. Honorable Paul Turner
Court of Appeal, Second Appellate District, Division Five
 2. Honorable Aviva K. Bobb
Superior Court of Los Angeles County
 3. Honorable Barbara Zuniga
Superior Court of Contra Costa County
- Justice Turner is designated presiding special master.

Dated: November 30, 1998

George
Chief Justice

INQUIRY CONCERNING JUSTICE J. ANTHONY KLINE,
NO. 151

Upon the request of the Commission on Judicial Performance for the appointment of three special masters in the above proceedings, the following judges, selected by the commission from a list submitted by the Supreme Court, are hereby appointed special masters to hear and take evidence in such matter and report thereon to the commission. (See rule 121, Rules of Com. on Jud. Performance.)

1. Honorable Fred K. Morrison
Court of Appeal, Third Appellate District
2. Honorable Kenneth R. Yegan
Court of Appeal, Second Appellate District, Division Six
3. Honorable Michael N. Garrigan
Superior Court of San Joaquin County

Justice Kenneth R. Yegan is designated presiding special master.

Dated: November 30, 1998

George
Chief Justice

S073465 In re **Jeremy Andrew Archdeacon** on Discipline

It is ordered that **Jeremy Andrew Archdeacon** be suspended from the practice of law for one year and until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, that execution of suspension be stayed, and that he be placed on probation for two years subject to the conditions of probation recommended by the Hearing Department of the State Bar Court in its order approving stipulation dated June 24, 1998. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and are payable in accordance with section 6140.7.

S073467 In re **Charla Rae Duke** on Discipline

It is ordered that **Charla Rae Duke** be suspended from the practice of law for two years and until she has shown proof satisfactory to the State Bar Court of her rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, that execution of suspension be stayed, and that she be placed on probation for three years subject to the conditions of probation, including sixty days actual suspension, recommended by the Hearing Department of the State Bar Court in its order dated July 30, 1998, approving the Stipulation filed July 31, 1998. It is further ordered that she take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and are payable in accordance with Business and Professions Code section 6140.7.

S073469 In re **Thomas Edward White** on Discipline

It is ordered that **Thomas Edward White** be suspended from the practice of law for two years, that execution of suspension be stayed, and that he be placed on probation for two years on condition that he be actually suspended for six months and until he makes restitution to Sivia Sanchez or the Client Security Fund if appropriate, in the amount of \$3,400 plus 10% interest per annum from March 11, 1996, and furnishes satisfactory proof thereof to the Probation Unit, State Bar Office of the Chief Trial Counsel. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of that State Bar Court in its decision filed June 26, 1998. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) It is also ordered that he comply with rule 955, California Rules of Court, and that he perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and are payable in accordance with section 6140.7.

*(See Business & Professions Code, § 6126, subd. (c).)

S073471 In re **John Chauncey Hayes** on Discipline

It is ordered that **John Chauncey Hayes** be suspended from the practice of law for one year, that execution of suspension be stayed, and that he be placed on probation for two years on condition that he be actually suspended for 45 days. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its order regarding stipulation filed June 26, 1998. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10 and are payable in accordance with Bus. & Prof. Code section 6140.7, as amended effective January 1, 1997.

S073473 In re **Howard Craig Knadler** on Discipline

It is ordered that **Howard Craig Knadler** be suspended from the practice of law for two years and until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, that execution of suspension be stayed, and that he be placed on probation for two years subject to the conditions of probation, including actual suspension for sixty days, recommended by the Hearing Department of the State Bar Court in its order approving stipulation filed August 13, 1998. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and are payable in accordance with Business and Professions Code section 6140.7.

S073474 In re **Robert E. Perez** on Discipline

It is ordered that **Robert E. Perez** be suspended from the practice of law for one year, that execution of suspension be stayed, and that he be placed on probation for two years subject to the conditions of probation, including six months actual suspension, recommended by the Hearing Department of the State Bar Court in its order regarding

stipulation filed June 24, 1998, as modified by its order filed July 28, 1998. It is also ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) It is further ordered that he comply with rule 955, California Rules of Court, and that he perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10 and are payable in accordance with Bus. & Prof. Code section 6140.7, as amended effective January 1, 1997.

*(See Business & Professions Code, § 6126, subd. (c).)

S073481

In re **Jacqueline S. Parkinson** on Discipline

It is ordered that **Jacqueline S. Parkinson** be suspended from the practice of law for three years, that execution of suspension be stayed, and that she be placed on probation for two years on condition that she be actually suspended for one year and until she makes restitution to Kyle A. Brown, or the Client Security Fund, if appropriate, in the amount of \$500, plus 10% interest per annum from April 11, 1996, and to David Navarro, or the Client Security Fund, if appropriate, in the amount of \$600, plus 10% interest per annum from March 9, 1996, and pays sanctions in the amount of \$200 ordered by the United States District Court in the matter of *Cox v. California Highway Patrol*, case no. 95-CV-1092, and furnishes satisfactory proof thereof to the Probation Unit of the Office of the Chief Trial Counsel, and until she has shown proof satisfactory to the State Bar Court of her rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct. She is further ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its decision filed June 26, 1998. It is also ordered that she take and pass the Multistate Professional Responsibility Examination during the period of her actual suspension. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn. 8.) She is further ordered to comply with rule 955, California Rules of Court, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days,

respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10, and are payable in accordance with Bus. & Prof. Code section 6140.7.

*(See Business & Professions Code, § 6126, subd. (c).)

S073482 In re **Michael Judson Biglow** on Discipline

It is ordered that **Michael Judson Biglow** be suspended from the practice of law for two years and until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, that execution of suspension be stayed, and that he be placed on probation for two years subject to the conditions of probation, including six months actual suspension, recommended by the Hearing Department of the State Bar Court in its order approving stipulation dated June 25, 1998. He is further ordered to comply with rule 955, California Rules of Court, and to perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10, and are payable in accordance with Bus. & Prof. Code section 6140.7.

*(See Business & Professions Code, § 6126, subd. (c).)

S073483 In re **Caulbus McBride** on Discipline

It is ordered that **Caulbus McBride** be suspended from the practice of law for one year, that execution of suspension be stayed, and that he be placed on probation for two years on condition that he be actually suspended for 75 days. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its order regarding stipulation filed June 24, 1998. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Costs are awarded to the State Bar pursuant to Bus. and Prof. Code section 6086.10 and are payable in accordance with Bus. and Prof. Code section 6140.7, as amended effective January 1, 1997.

S073515 In re **Jeffrey Evans Thomas** on Discipline

It is ordered that **Jeffrey Evans Thomas** be suspended from the practice of law for two years and until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, that execution of suspension be stayed, and that he be placed on probation for two years on condition that he be actually suspended for forty-five days and until he pays to Victoria Paglucio, interest of 10% per annum from March 17, 1995 to July 10, 1998, on the principal sum of \$22,629.25, and furnishes satisfactory proof of such payment of interest to the Probation Unit, State Bar Office of the Chief Trial Counsel. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its order dated August 17, 1998, approving the stipulation filed August 21, 1998. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) If he remains actually suspended for ninety days or more, it is also ordered that he comply with rule 955, California Rules of Court, and that he perform the acts specified in subdivisions (a) and (c) of that rule within 120 and 130 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10, and are payable in accordance with Business and Professions Code section 6140.7.

*(See Business & Professions Code, § 6126, subd. (c).)

S073516 In re **Jeffrey Michael Shalmi** on Discipline

It is ordered that **Jeffrey Michael Shalmi** be suspended from the practice of law for two years and until he shows proof satisfactory to the State Bar Court of rehabilitation, present fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, that execution of suspension be stayed, and that he be placed on probation for three years on condition that he be actually suspended for nine months. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its order dated August 7, 1998, approving the stipulation filed August 21, 1998. Credit toward the period of actual

suspension shall be given for the period of interim suspension which commenced on December 15, 1997. (*In re Young* (1989) 49 Cal.3d 257, 270.) It is also ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Costs are awarded to the State Bar pursuant to Business and Professions Code section 6086.10 and shall be paid as recommended by the Hearing Department of the State Bar Court pursuant to its order dated August 7, 1998.

S073517 In re **Wayne Bruce Allbin** on Discipline

It is ordered that **Wayne Bruce Allbin** be suspended from the practice of law for three years, that execution of suspension be stayed, and that he be placed on probation for four years on condition that he be actually suspended for two years and until he has filed the probation reports due on January 10, 1998 and April 10, 1998 as ordered in case no. S063566, and until he has shown proof satisfactory to the Probation Unit of the Office of the Chief Trial Counsel that he has made the restitution ordered in case no. S063566, and until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct. He is further ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its decision filed June 26, 1998, as modified by its order filed July 27, 1998. Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10 and shall be payable in accordance with Bus. & Prof. Code section 6140.7, as amended effective January 1, 1997.

S073518 In re **Terry Charles Brooks** on Discipline

It is ordered that **Terry Charles Brooks** be suspended from the practice of law for six months, that execution of suspension be stayed, and that he be placed on probation for one year on condition that he be actually suspended for 30 days. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its decision filed July 22, 1998. Costs are awarded to the State Bar pursuant to Bus. &

Prof. Code section 6086.10 and shall be payable in accordance with Bus. & Prof. Code section 6140.7, as amended effective January 1, 1997.

S073519 In re **Augustine Omogaeye** on Discipline

It is ordered that **Augustine Omogaeye** be suspended from the practice of law for two years, that execution of suspension be stayed, and that he be placed on probation for three years subject to the conditions of probation, including two years actual suspension, recommended by the Hearing Department of the State Bar Court in its order regarding stipulation filed August 19, 1998. It is also ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Credit toward the period of actual suspension which commenced on May 30, 1996 (*In re Young* (1989) 49 Cal.3d 257, 270). Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10 and one-third of said costs shall be added to and become part of the membership fees for the years 1999, 2000 and 2001. (Bus. & Prof. Code section 6140.7, as amended effective January 1, 1997.)

S073520 In re **Jane E. Krygier** on Discipline

It is ordered that **Jane E. Krygier** be suspended from the practice of law for one year, that execution of suspension be stayed, and that she be placed on probation for two years on condition that she be actually suspended for 90 days and until she makes restitution to Phyllis Whealon (or the Client Security Fund, if appropriate) in the amount of \$2,000 plus 10% interest per annum from May 28, 1997, and furnishes satisfactory proof thereof to the Probation Unit of the Office of the Chief Trial Counsel. She is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its decision filed August 5, 1998. Should the period of actual suspension exceed two years, she shall remain suspended until she has shown proof satisfactory to the State Bar Court of her rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions and Professional Misconduct. It is further ordered that she take and pass the Multistate Professional

Responsibility Examination within one year after the effective date of this order or during the period of her actual suspension, whichever is longer. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) It is further ordered that she comply with rule 955, California Rules of Court, and that she perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10, and shall be payable in accordance with Bus. and Prof. Code section 6140.7, as amended effective January 1, 1997.

*(See Business & Professions Code, § 6126, subd. (c).)

S073521 In re **Carl Eric Munson** on Discipline

It is ordered that **Carl Eric Munson** be suspended from the practice of law for one year, that execution of suspension be stayed, and that he be placed on probation for two years on condition that he be actually suspended for six months and until he makes restitution to Miyo U. Iwasaki or the Client Security Fund if appropriate, in the amount of \$5,000 plus 10% interest per annum from November 13, 1995, and furnishes satisfactory proof of such restitution to the Probation Unit, State Bar Office of the Chief Trial Counsel. If the period of actual suspension exceeds two years, he shall remain suspended until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice, and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its decision filed August 6, 1998. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti v. State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) It is also ordered that he comply with rule 955, California Rules of Court, and that he perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Bus. & Prof. Code section 6086.10 and are payable in accordance with Bus. and Prof. Code section 6140.7.

*(See Business & Professions Code, § 6126, subd. (c).)